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Suzanne Henderson



CHESAPEAKE ENERGY CORP. ATTN: RECORDING TEAM P.O. Box 18496 Oklahoma City, OK 73154

Submitter: Chesapeake Operating, Inc.

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

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Ву: _____

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW. NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE any or all of the following information from any instrument that transfers an interest IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY number or your driver's license number.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision

PAID UP OIL AND GAS LEASE (No Surface Hea)

A (140 Surface OSC)
THIS LEASE AGREEMENT is made this 5 day of April 2006 by and between Allin (Mendoza
3141 Spygliss Grand Aginic, TX 75052 Aida D. Mendoza
And CHESAPEAKE EXPLORATION, L.L.C., an Oklahoma fimiliad liability company, P.O. Box 18498, Oklahoma City, Oklahoma 73154-0496, as Legges, All crinical positions of
this lease were prepared by the party hereinabove named as Leases, but all other provisions (including the completion of blank spaces) were prepared jointly by Leaser and
Legace.
1. In consideration of a cash bonus in hand paid and the covenants herein contained, Leasor hereby grants, leases and lete exclusively to Leases the following described
land, hereinafter celled leased premises:
land, hereinafter celled leased premises: 153 acres of land, more or less, being 10+28 Block Bout of the Royal Estates Addition, Phase 2 an addition to the city of Grand Prairie
Texas, being more particularly described by metes and bounds in that certain acoul Warranty Dead with , recorded
Texas, being more particularly described by metes and bounds in that certaining on Warranty Declarith, recorded in 9/14/1999 Volume, Page of the Official Public Records, of Tarmat County, Texas; Vendor's Lien
in 9/14/1999 Volume , Page of the Official Public Records, of Tamat County, Texas; Vendor's Lien Instrument # 0199233833
more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing.

more or less (including any interests mener which Lessor may research acquire by reversion, prescriptor to demend, no the purpose of deputing the producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in association therewith (including geophysical/selembon). The term "gas" as used herein includes helium, carbon dioxide and other commercial geos, as well as hydrocarbon gases. In addition to the above-described leased premises, this lease also covers accretions and any small strips or perceis of fund now or hereafter owned by Lessor which are configuous or adjacent to the above-described leased premises, and, in consideration of the aforementioned cash bonus, Lessor agrees to execute at Lessoe's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any shut-in royallies hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

2. This lesse, which is a "peld-up" lesse requiring no rentals, shell be in force for a primary term of five (5) years from the date hereof, and for as long therenflar as oil or gas or other substances covered hereby are produced in paying quantities from the lessed premises or from lands pooled therewith or this lesse is otherwise maintained in effect pursuant to the provisions hereof.

3. Royalties on oil, gas and other substances produced and seved hereunder shell be paid by Lessee to Lessor as follows: (a) For oil and other siguid hydrocarbons separated at Lessee's expansion facilities, the coyalty shell be beauty percent (20%) of such production, to be delivered at Lessee's option to Lessor is the wallhead or to Lessor's credit at the oil purchaser's transportation facilities, provided that Lessee that I twee the continuing right to purchase such production at the wallhead or to Lessor's credit at the oil purchaser's transportation facilities, provided that Lessee the I have be continuing right to purchase such production of them prevailing in the same field (or if there is each a prevailing office) for production of similar grade and gravity; (b) for gas (including casinghead gas) and all other substances covered hereby, the royalty shell be benefit percent (20%) of the processing or otherwise marketing such gas or other substances, provided that Lessee shell have the continuing right to purchase such production at the prevailing price) purchase and production of similar quality in the same field (or if there is no such production production of similar quality in the same field (or if there is no such production of purchases purchase covered hereby in paying quantities, but such wall or walls are alther shut-in or production thereform in not being such there is such a prevailing price) purchase of the primary-term or any time thereafter one or more wells can be lessed premises or lands pooled therewith are capable of production in paying quantities, but such wall or walls are alther shut-in or production

4. All shut-in royally payments under this tesse shall be paid or lendered to Lessor's credit in <u>at Lessor's address above</u> or its successors, which shall be Lessor's depository agent for receiving payments regardless of changes in the ownership of said land. All payments or lenders may be made in currency, or by which shall be Lessor's depository agent for receiving payments or tenders to Lessor or to the depository by deposit in the US Mails in a stamped envelope addressed to the depository or to the Lessor at the test address known to Lessoe shall constitute proper payment. If the depository should liquidate or be succeeded by enother institution, or for any reason fail or seture to exceed a payment hereunder, Lessor shall, at Lessoe's request, deliver to Lessoe a proper recordable instrument naming another institution as depository agent to receive naments.

the last address known to Lessee shell constitute proper payment. If the deplately should liquidate or be succeeded by another institution, or for any mission field or selbase to scoppt payment betweender, Lessoe shell, at Lessee's request, deliver to Lessee a proper recordable instrument, making another institution, or developed payments.

5. If Lessee drills a well which is inceptible of producing in paying qualities, including a revision of unit boundaries presume to the provisions of Paylagraph 6 or the paying quantities or executing an extension of unit boundaries presume to the provisions of Paylagraph 6 or the paying quantities or receiving an estation of reventing as a setting well not for or drilling an or herwise being maintained in force the lessee of provisions or Paylagraph 6 or the paylagraph 6 or the reventing or any other operations or resorting production. If all the end of the primary larms, or at early line within 90 days after completion of operations or or drilling any and shall be assessed in or deliverable being maintained in force but Lussee is then engaged in drilling, reventing or any other operations extension of paylagraph 6 or the state of the paylagraph for the stat

such part of the lessed premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extand to their respective takes, devisees, executors, administrators, successors and assigns. No change in Lessor's context of the parties hereunder shall extand to their respective takes, devisees, executors, administrators, successors and assigns. No change in Lessor's context of the parties hereunder shall extand to their respective takes, devisees, executors, administrators, successors and assigns. No change in Lessor's context of the parties in the extended in context of Lesses and their change of ownership to the smallestion of Lesses or extended the effect of reducing the rights or charge the deciments assisting such change of ownership to the smallestic or dust the deciments as a statistic of the deciment of the decim

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persons are entitled to shulf-in royalities hereunder, Lessee may pay or tender such ahulf-in royalities to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transferes is interest hereunder in whole or in part Lessee of all displacins Plannater arising with respect to the transferred historical facilities of the interest in electronic with respect to the price of the price of the part of the par

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory as, devisees, executors, administrators, successors and sesigns, whether or not this lease has been executed by all parties hereinsbove named as Lessor story and the signatory's

LESSOR (WHETHER ONE OR MORE)	
x allin a mindus	
Allia C. Mendoza	
& aida D. mendrea	
Aida D. Mendoza	
ACKNOWLES	GMENT Allin C. Mendoza
STATE OF TEXAS	Aida D. Mendoza
This instrument and acknowledged belong me apply day of	April 2008 by
Notary Public, State of Texas My Commission Expires	hunder I Dear
February 27, 2012	Notary Public, State of Texas Notary's name (printed): Record & Return to:
	Chesanoaka Onamata a T
STATE OF TEXAS	P.O. Box 18496
COUNTY OF	Oklohama City Ott Bare
This instrument was acknowledged before me on theday of	
	Notary Public, State of Texas Notary's name (printed): Notary's commission expires:
CORPORATE ACKN	OWLEDGMENT
STATE OF TEXAS	
COUNTY OF day of	
acorporation, on behalf of s	aid corporation.
	Notary Public, State of Texas Notary's name (printed): Notary's commission expires:
RECORDING INF	ORMATION
STATE OF TEXAS	•
County of	
This instrument was filed for record on the day of	at o'clockM , and duly recorded in
Book, Page, of therecords of this office.	
By	
Clerk (or Deputy)	